	 بيا	
	重点	
_	₹ 0	

UTILITY PATENT APPLICATION TRANSMITTAL (Only for new nonprovisional applications under 37 CFR 1.53(b))

Attorney Docket No.	2666.4

Express Mail Label No.

First Named Inventor or Application Identifier

YAT-TUNG LAM

Commissioner for Patents

MPEP	APPLICATION ELE chapter 600 concerning utility pa		ʻs.	ADDRI	ESS TO:	Box Pate	sioner for Patents nt Application ton, DC 20231	JCB
1 1.1 X 1	ee Transmittal Form Submit an original, and a duplicate for	fee processing)		7.	CD-ROM or O	CD-R in duplicate	e, large table or Con	nputer
-1 / 1 X 1	pplicant claims small entity statu ee 37 CFR 1.27.	s.		8.		nd/or Amino Acid all necessary)	d Sequence Submiss	sion
3. X S	pecification Total	al Pages 36			a. Co	omputer Readabl	e Form (CRF)	
4. X D	rawing(s) (35 USC 113) Tota	al Sheets 6			·	ion Sequence Lis D-ROM or CD-R	J	
5. X O	ath or Declaration Tota	al Pages 2			$\overline{\Box}$	aper		
a.	X Newly executed (original	l or copy)	Г			atements verifyir	ng identity of above o	opies
b.	Copy from a prior applic (for continuation/divisional	l with Box 17 completed)	,	9. X	' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' 	apers (cover sheet	 	
The state of the s	[Note Box 6 below	w] F INVENTOR(S)		10.	37 CFR 3.73(b (when there i	s) Statement s an assignee)	Power of A	Attorney
Total	•	ent attached deleting invention application, see 37 CFF L.33(b).	٠, ١	11.	English Trans	slation Documen	at (if applicable) Copies o	f IDS
6. X A	oplication Data Sheet. See 37 C			12		OS)/PTO-1449	Citations	
	See attached.			14. X Return Receipt Postcard (MPEP 503) (Should be specifically itemized)				
1 his application 11, 2000.	on claims priority from U.S. Patent A	ppin. No. 60/217,418, filed	1	15.	Certified Cop	y of Priority Doc	,	
				16.		ority is claimed)		
							· · · · · · · · · · · · · · · · · · ·	
17. If a COI	NTINUING APPLICATION, checi	k appropriate box and s	upply the	e requisite i	information:			
	Continuation Division on information: Examined		ation-in- _l	part (CIP)		cation No/_		
considered a	For CONTINUATION OR DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.						5b, is an only be	
	·		SPONDE	NCE ADDR	ESS			
18. CORRESPONDENCE ADDRESS 05514 (Insert Customer No. or Attach bar code label here).						or Corres	spondence address belo	ow
NAME								
Address								
Address								
City Country		State Telephone				Zip Code Fax		

CLAIMS	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCULATION
	TOTAL CLAIMS (37 CFR 1.16(c))	50 -20 =	30	X \$ 18.00 =	\$540.00
	INDEPENDENT CLAIMS (37 CFR 1.16(b))	20 -3 =	17	X \$ 80.00 =	\$1,360.00
-	MULTIPLE DEPENDEN	T CLAIMS (if applicable) (37	CFR 1.16(d))	\$270.00 =	\$270.00
				BASIC FEE (37 CFR 1.16(a))	\$710.00
			Total of	above Calculations =	\$2,880.00
	Reduction by	50% for filing by small en	tity (Note 37 CFR 1.9, 1	.27, 1.28).	\$1,440.00
					\$1,440.00
820088900000000000000000000000000000000					
	all entity status		Physics and the control of the contr		
	all entity status	ntity statement is enclosed			
. Sm	all entity status X A small er A small er	ntity statement is enclosed	d		
). Sm a.	all entity status X A small er A small er and desire	ntity statement is enclosed	d		
9. Sm a. b. c.	all entity status X A small er A small er and desire Is no long	ntity statement is enclosed ntity statement was filed in ed. er claimed.	d n the prior nonprovisions	al application and suc	
9. Sm a. b. c.	A small er and desire A check in the amo	ntity statement is enclosed tity statement was filed in ed.	d n the prior nonprovisions er the filing fee is enclos	al application and sucl	
 Sm a. c. X 	A small er and desire A check in the amo	ntity statement is enclosed ntity statement was filed in ed. er claimed. ount of \$ <u>1,440.00</u> to cove the amount of \$ <u>40.00</u> ea	d n the prior nonprovisions or the filing fee is enclos ach to cover the recorda	al application and sucled	h status is still prope
 Sm a. c. X 	A small er and desire A check in the amo Two (2) checks in the commissioner is hereby	ntity statement is enclosed ntity statement was filed in ed. er claimed. ount of \$ <u>1,440.00</u> to cove the amount of \$ <u>40.00</u> ea	d n the prior nonprovisions or the filing fee is enclos ach to cover the recorda	al application and sucled	
9. Sm a. b. c. 1. X 2. The	A small er and desire Is no long. A check in the amount Two (2) checks in the commissioner is hereby 06-1205: X Fees required.	ntity statement is enclosed nity statement was filed in end. er claimed. sunt of \$ 1,440.00 to cover the amount of \$ 40.00 ear	d n the prior nonprovisions or the filing fee is enclos ach to cover the recorda	al application and sucled	h status is still prope

	SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED
NAME	RICHARD P. BAUER, REG. NO. 31,588
SIGNATURE	Quetral Boure
DATE	October 4, 2000

Applicant, Patentee, or Identifier: YAT-TUNG LAM	
Application or Patent No.: Not Yet Assigned	
Filed or Issued: Concurrently Herewith	
For: MOVABLE TAP FINITE IMPUILSE RESPONSE FILTER	
VERIFIED STATEMENT (DECLARATION) CLAIMING SM.	ALLENIIII
STATUS (37 CFR 1.9(f) and 1.27(c) - SMALL BUSINESS C	CONCERN
I hereby declare that I am	
	, h
the owner of the small business concern identified below:	
X an official of the small business concern empowered to act on behalf of	the concern identified below
x an official of the small business concern empowered to act on behalf of	THE COMPONING PROPERTY OF THE
ALLA CO CONTORNAL A Control Technology Comm. LTD	
NAME OF CONCERN: <u>Marvell Technology Group, LTD</u> ADDRESS OF CONCERN: <u>Richmond House</u> , 3 rd Floor, 12 Parla Ville Road, 1	Hamilton HM DY Rermuda
ADDRESS OF CONCERN: Richmona House, 5" Floor, 12 Failed vine Rolling, 1	JUNEOU IN DA DEFINA
I hereby declare that the above identified small business concern qualifies as a small business	ess concern as defined in 13 CFR
121.3-18, and reproduced in 37 CFR 1.9(d), for purposes of paying reduced fees under second	crion 41(a) and (b) of Title 35. United
States Code, in that the number of employees of the concern, including those of its affiliate	es does not exceed 500 persons. For
purposes of this statement, (1) the number of employees of the business concern is the ave	rage over the previous fiscal year of the
concern of the persons employed on a full-time, part-time or temporary basis during each	of the pay periods of the fiscal year, and
(2) concerns are affiliates of each other when either, directly or indirectly, one concern co	ntrols or has the power to control the
other, or a third party or parties controls or has the power to control both.	1 !
outer, or a mitupatty or parties controls or has the power to control cont.	
I hereby declare that rights under contract or law have been conveyed to and remain with	the small business concern identified
above with regard to the invention, entitled MOVABLE TAP FINITE IMPULSE RESPO	NSE BITTER by inventor YAT-TUNG
200ve with regard to the invention, endued MOVABLE TAP PROTE INTO LISE RESTO	INSETTER BY INVENOR THE TOTAL
<u>LAM</u> in	
AND THE PROPERTY OF THE PROPER	' }
the specification filed herewith with the title listed above.	<u> </u>
	1
application no	
n patent no, issued	· '
	,
patent no, issued	
	dividual, concern or organization having
If the rights held by the above identified small business concern are not exclusive, each in	dividual, concern or organization having
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person	on, other than the inventor, who could
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which wo	on, other than the inventor, who could
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person	on, other than the inventor, who could
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person of qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).	on, other than the inventor, who could
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person of qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).	on, other than the inventor, who could
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). No such person, concern or organization exists.	on, other than the inventor, who could uld not qualify as a small business
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or organization.	on, other than the inventor, who could uld not qualify as a small business
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). No such person, concern or organization exists.	on, other than the inventor, who could uld not qualify as a small business
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averring to their status as small entities. (37 CFR 1.27)	on, other than the inventor, who could uld not qualify as a small business organization having rights to the
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in s	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in small entity status prior to paying, or at the time of paying, the earliest of the issue fee or	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in s	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any personal not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any personal not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that all	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any personal not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averring to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowledge are believed to be true; and further that these statements were made with the knowledge.	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any personal not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averring to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in s small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowledge or made are punishable by fine or imprisonment, or both, under section 1001 of Title	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that all belief are believed to be true; and further that these statements were made with the knowledge so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issue.	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any personal not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averring to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in s small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowledge or made are punishable by fine or imprisonment, or both, under section 1001 of Title	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averring to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowledge so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issuerified statement is directed.	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that all belief are believed to be true; and further that these statements were made with the knowledge so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issue.	on, other than the inventor, who could uld not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowl like so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issuerified statement is directed. NAME OF PERSON SIGNING	on, other than the inventor, who could old not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that hing thereon, or any patent to which this
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averring to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowl like so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issue verified statement is directed.	on, other than the inventor, who could old not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that hing thereon, or any patent to which this
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowl like so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issuerified statement is directed. NAME OF PERSON SIGNING	on, other than the inventor, who could old not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Cede, and that hing thereon, or any patent to which this
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). **NOTE: Separate verified statements are required from each named person, concern or convention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowl like so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issuerified statement is directed. NAME OF PERSON SIGNING	on, other than the inventor, who could old not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Cede, and that hing thereon, or any patent to which this
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any personal property of the invention are held by any personal property of the invention are held by any personal property of the invention are held by any personal property of the invention and invention and its statements are required from each named person, concern or or invention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowl like so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issue verified statement is directed. NAME OF PERSON SIGNING	on, other than the inventor, who could old not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that hing thereon, or any patent to which this
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any person not qualify as a small business concern under 37 CFR 1.9(d) or by any concern which we concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). **NOTE: Separate verified statements are required from each named person, concern or convention averting to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowl like so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issuerified statement is directed. NAME OF PERSON SIGNING	on, other than the inventor, who could old not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Cede, and that hing thereon, or any patent to which this
If the rights held by the above identified small business concern are not exclusive, each in rights to the invention is listed below* and no rights to the invention are held by any personal property of the invention are held by any personal property of the invention are held by any personal property of the invention are held by any personal property of the invention and invention and it is a nonprofit organization under 37 CFR 1.9(e). X No such person, concern or organization exists. *NOTE: Separate verified statements are required from each named person, concern or organization average to their status as small entities. (37 CFR 1.27) I acknowledge the duty to file, in this application or patent, notification of any change in a small entity status prior to paying, or at the time of paying, the earliest of the issue fee or on which status as a small entity is no longer appropriate. (37 CFR 1.28(b)) I hereby declare that all statements made herein of my own knowledge are true and that a belief are believed to be true; and further that these statements were made with the knowl like so made are punishable by fine or imprisonment, or both, under section 1001 of Title such willful false statements may jeopardize the validity of the application, any patent issuerified statement is directed. NAME OF PERSON SIGNING	on, other than the inventor, who could old not qualify as a small business organization having rights to the status resulting in loss of entitlement to any maintenance fee due after the date all statements made on information and edge that willful false statements and the 18 of the United States Code, and that hing thereon, or any patent to which this

.

5

With the second of the second

INVENTOR INFORMATION

Inventor One Given Name: YAT-TUNG

Family Name: LAM

State or Province of Residence: Palo Alto, CA

Country of Residence: USA

Citizenship Country: Hong Kong

CORRESPONDENCE INFORMATION

Correspondence Customer Number: 05514

Fax: (212) 218-2200

APPLICATION INFORMATION

Title Line One: MOVABLE TAP FINITE IMPULSE RESPONSE FILTER

Total Drawing Sheets: 6 Formal Drawings?: Yes Application Type: Utility Docket Number: 2666.42

Secrecy Order in Parent Appl.?: No

REPRESENTATIVE INFORMATION

Representative Customer Number: 05514

PRIOR FOREIGN OR US APPLICATIONS

Provisional Application No.: 60/217,418

Filing Date: 7-11-00

Country: US

Priority Claimed: Yes

MOVABLE TAP FINITE IMPULSE RESPONSE FILTER

BACKGROUND OF THE INVENTION

5

10

Field Of The Invention

The present invention relates to a finite impulse response filter, and particularly to such a filter in which a delay in a portion thereof has an adjustable or selectable delay period, and to an echo canceller and an Ethernet transceiver including such an FIR filter.

Description Of The Related Art

15

20

25

30

35

Finite impulse response (FIR) filters are extremely versatile digital signal processors that are used to shape and otherwise to filter an input signal so as to obtain an output signal with desired characteristics. FIR filters may be used in such diverse fields as Ethernet transceivers, read circuits for disk drives, ghost cancellation in broadcast and cable TV transmission, channel equalization for communication in magnetic recording, echo cancellation, estimation/prediction for speech processing, adaptive noise cancellation, etc. For example, see U.S. Patent Nos. 5,535,150; 5,777,910; and 6,035,320, the contents of each of which are incorporated herein by reference. Reference is also made to the following publications: "An adaptive Multiple Echo Canceller for Slowly Time Varying Echo Paths," by Yip and Etter, IEEE Transactions on Communications, October 1990; "Digital Signal Processing", Alan V. Oppenheim, et al., pp. 155-163; "A 100MHz Output Rate Analog-to-Digital Interface for PRML Magnetic-Disk Read Channels in 1.2um CMOS", Gregory T.

Uehara and Paul R. Gray, ISSCC94/Session 17/Disk-Drive

DC_MAIN 23944 v 1

10

15

20

25

30

Electronics/ Paper FA 17.3, 1994 IEEE International Solid-State Circuits Conference, pp. 280-281; "72Mb/S PRML Disk-Drive Channel Chip with an Analog Sampled Data Signal Processor", Richard G. Yamasaki, et al., ISSCC94/Session 17/Disk-Drive Electronics/Paper FA 17.2, 1994 IEEE International Solid-State Circuits Conference, pp. 278, 279; "A Discrete-Time Analog Signal Processor for Disk Read Channels", Ramon Gomez, et al., ISSCC 93/Session 13/Hard Disk and Tape Drives/Paper FA 13.1, 1993 ISSCC Slide Supplement, pp. 162, 163, 279, 280; and "A 50MHz 70 mW 8-Tap Adaptive Equalizer/Viterbi Sequence Detector in 1.2 um CMOS", Gregory T. Uehara, et al. 1994 IEEE Custom Integrated Circuits Conference, pp. 51-54, the contents of each being incorporated herein by reference.

Typically, an FIR filter is constructed in multiple stages, with each stage including an input, a multiplier for multiplication of the input signal by a coefficient, and a summer for summing the multiplication result with the output from an adjacent stage. The coefficients are selected by the designer so as to achieve the filtering and output characteristics desired in the output signal. These coefficients (or filter tap weights) are often varied, and can be determined from a least mean square (LMS) algorithm based on gradient optimization. The input signal is a discrete time sequence which may be analog or digital, while the output is also a discrete time sequence which is the convolution of the input sequence and the filter impulse response, as determined by the coefficients.

With such a construction, it can be shown mathematically and experimentally that virtually any linear system response can be modeled as an FIR response,

as long as sufficient stages are provided. Because of this feature, and the high stability of FIR filters, such filters have found widespread popularity and are used extensively.

5

10

15

One problem inherent in FIR filters is that each stage requires a finite area on an integrated circuit chip. Additional area is required for access to an external pin so as to supply the multiplication or weighting coefficient for that stage. In some environments, the number of stages needed to provide desired output characteristics is large. For example, in Gigabit Ethernet applications it is preferred that every 8 meters of cable length be provided with 11 stages of FIR filter. In order to cover cable lengths as long as 160 meters, 220 FIR stages should be provided. In such environments, chip area on the integrated circuit is largely monopolized by the FIR stages.

Moreover, each FIR stage requires a finite amount of power and generates a corresponding amount of heat. Particularly where a large number of stages is needed, such power requirements become excessive and require significant mechanical adaptations to dissipate the heat.

The inventors herein have recently recognized that in some environments, not all stages of an FIR contribute significantly to the output. Figure 1, for example, is a waveform showing signal amplitude versus time in an Ethernet echo cancellation application, where time (on the horizontal axis) is expressed in delay units for an FIR filter. The waveform shown in Figure 1 represents an Ethernet transmission and its echo (or, reflection). As seen in Figure 1, the waveform includes

30

35

the near end echo at region 1, followed by a relatively quiet period in region 2, a relatively negligible signal at region 3, and the far end echo at region 4. One use of an FIR filter in such an Ethernet environment is to cancel the echo so as to distinguish more clearly between incoming signals and simple reflections of transmitted signals. However, the relatively negligible signal at region 3 contributes very little to the overall output of the FIR filter. The reason for this is that, whatever value of coefficients are set at the stages corresponding to region 3, those coefficients will be multiplied by a value which is approximately zero. Thus, contributions of those signals to the FIR output will be negligible, especially compared to regions 1, 2 or 4.

15

20

30

35

10

The inventors have considered simplifying the selection of coefficients by setting the coefficients corresponding to region 3 to zero, which would result in simpler algorithms needed to select coefficients.

However, even with zeroed coefficients, the stages corresponding to region 3 still exist on the integrated circuit chip, stealing valuable surface area and power, and generating unwanted heat.

25 SUMMARY OF THE INVENTION

It is an object of the present invention to address the foregoing, by providing an FIR filter in which the delay of one or more stages is selectable or adjustable with respect to the other stages.

By virtue of this arrangement, since the delay of one stage is adjustable, it is possible to "skip" areas of the input signal that are known to have negligible signal level relative to other areas of the input signal.

15

20

25

30

That is, the portion of the input signal may be delayed by a variable period before being injected into a predetermined block of FIR stages thus "skipping" over the irrelevant portions of the signal. Since the entire input signal does not need to be injected into FIR stages, fewer stages are required to filter the input signal. Moreover, since the "skipped" stages need not be fabricated on the chip, an FIR filter according to the invention ordinarily has reduced surface area, power requirements, heat generation, and taps for coefficients, relative to a prior art FIR filter in which one or more stages do not have an adjustable or selectable delay. For example, an Ethernet echo canceller that required 224 FIR stages at the prior art can now be constructed with 160 stages, i.e., 160 taps plus 64 virtual taps having a coefficient of approximately zero.

Thus, in one aspect, the invention comprises an FIR filter having multiple coefficient taps, each associated with an input signal in corresponding stages of delay from a corresponding delay element. At least one delay element has a period of delay that is selectable or adjustable independently of the period of delay for other delay elements. Preferably, the period of delay is selectable or adjustable through pin-out elements of the FIR filter. In the preferred embodiment, at power-up all delay elements in the FIR start with the same starting period of delay. Thereafter, the delay of one or more stages is adjustable with additional delay, meaning that the delay of that stage can be more, but no less than, the starting delay.

By virtue of the foregoing arrangement, in which one or more stages has a delay that is selectable or adjustable, an FIR filter according to the invention is

smaller, requires fewer pins, uses less power and generates less heat than conventional FIR filters. In particularly preferred embodiments, the FIR filter has many stages, such as 160 stages, with the delay for one or more stages being selectable to skip over relatively negligible areas of the input signal, thereby providing an FIR filter whose output performance is very close to that of an FIR filter with many more stages, such as 224 stages.

10

15

20

25

Another aspect of the invention concerns the method of selecting a delay in an FIR filter comprising multiple coefficient taps each associated with an input signal in corresponding stages of delay from a corresponding delay element in which at least one delay element has a period of delay that is selectable or adjustable independently of that of other delay elements. According to the method, delayed components of a response signal are measured, so as to identify a sequence of components that are negligibly small compared to other The selectable period of delay sequences of components. is then set to a value calculated to prevent exposure of the identified sequence to the coefficient taps. preferred embodiments, the response signal is monitored at the beginning of the transmission of data to determine the absolute maximum value of the far end echo tap location. Preferably, the center of the far end echo of region 4 is centered on the last section of the FIR filter taps, after the delayed portion.

30

35

Because the selectable period of delay is set to a value calculated to prevent exposure of the negligible sequence of components to the coefficient taps, the selected period of delay effectively "skips" negligible periods of the filtered input signal. Preferably, the method for selecting a period of delay is iterative, meaning that a selectable period of delay is set based on a measurement of delayed components, performance of the FIR filter is checked based on the current period of delay based on a further measurement of delayed components, and a next iterative period of delay is thereafter set based on the latest measurement of delayed components.

This brief summary has been provided so that the nature of the invention may be understood quickly. A more complete understanding of the invention can be obtained by reference to the following detailed description of the preferred embodiments in connection with the attached drawings.

15

25

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 is a view showing a channel response waveform over copper cable in an Ethernet environment, including near end echo and far end echo due to reflection.

Figure 2 is a functional block diagram showing an Ethernet transceiver including a transmit side and a receive side, and in which an echo canceller thereof includes an FIR filter according to the invention.

Figure 3 is a functional block diagram of the

echo canceller in Figure 2, showing an FIR filter
according to the invention together with least mean square
elements by which the coefficient for each stage is
generated, and including an adjustable delay element.

Figure 4 is a functional block diagram of the 64-delay pipe shown in Figure 3.

Figures 5a and 5b are functional block diagrams showing the FIR filter of Figure 3.

Figure 6 is a functional block diagram showing the quantizer and downsampling blocks of the FIR filter of Figure 3.

10

Figure 7 is a flowchart depicting a method of determining how much delay should be provided to the input signal in accordance with the present invention.

15

DETAILED DESCRIPTION OF THE PRESENTLY PREFERRED EMBODIMENTS

The present invention will now be described with 20 reference with to an echo canceller used in an Ethernet transceiver device. Preferably, the echo canceller is embodied in an Integrated Circuit disposed between a digital interface and an RJ45 analog jack. The Integrated Circuit may be installed inside a PC on the network 25 interface card or the motherboard, or may be installed inside a network switch or router. However, other embodiments include applications in read circuits for disk drives, ghost cancellation in broadcast and cable TV 30 transmission, channel equalization for communication in magnetic recording, echo cancellation, estimation/prediction for speech processing, adaptive noise cancellation, etc. All such embodiments are included within the scope of the appended claims.

15

While the present invention is described with respect to a digital FIR filter, is to be understood that the structure and functions described herein are equally applicable to an analog FIR. Moreover, while the invention will be described with respect to the functional elements of the FIR filter, the person of ordinary skill in the art will be able to embody such functions in discrete digital or analog circuitry, or as software executed by a general purpose process (CPU) or digital signal processor.

A functional block diagram of an Ethernet transceiver incorporating an FIR filter according to the present invention is depicted in Figure 2. Although only one channel is depicted therein, four parallel channels are typically used in Gigabit Ethernet applications. Only one channel is depicted and described herein for clarity.

A 125 MHz, 250Mbps digital input signal from a
20 PC is PCS-encoded in a PCS encoder 2 and is then supplied
to a D/A converter 4 for transmission to the Ethernet
cable 6. The PCS-encoded signal is also supplied to a
NEXT (Near End Transmitter) noise canceller 8 and to
adaptive echo canceller 10. The operation of the echo
25 canceller 10 will be described later herein with respect
to Figure 3.

signals from the Ethernet cable 6 are received at adder 14 and added with correction signals supplied from baseline wander correction block 12 (which corrects for DC offset). The added signals are then converted to digital signals in the A/D converter 16, as controlled by timing and phase-lock-loop block 18. The digital signals from A/D converter 16 are supplied to delay adjustment block 20, which synchronizes the signals in accordance

30

35

with the four parallel Ethernet channels. The delayadjusted digital signals are then added with the echocanceled signals and the NEXT-canceled signals in adder 22.

5

10

The added signals are supplied to a Feed Forward Equalizer filter 24 which filters the signal prior to Viterbi trellis decoding in decoder 26. After Viterbi decoding, the output signal is supplied to PCS decoder 28, after which the PCS-decoded signal is supplied to the PC.

The decoder 26 also supplies output signals to a plurality of adaptation blocks schematically depicted at 30 in Figure 2. As is known, such adaptation blocks carry out corrections for such conditions as temperature offset, connector mismatch, etc. The adaptation block 30 provides output to the baseline wander correction circuit 12, the timing and phase-lock-loop circuit 18, the echo canceller 10, and the NEXT canceller 8.

20

25

30

35

Each functional block depicted in Figure 2 includes a slave state controller (not shown) for controlling the operation and timing of the corresponding block. A PCS controller 32 controls the slave state controllers of all elements depicted in Figure 2, in a manner to be described below.

Figure 3 is a functional block diagram of the echo canceller 10 shown in Figure 2. In Figure 3, the PCS-encoded logic signal is provided to logic encoder 302 as a five level logic signal (e.g. -1, -0.5, 0, +0.5, +1). The encoder 302 encodes the signal as 3 control bits, which correspond to the five logic levels of the PCS-encoded signal (e.g. -1=100; -0.5=101; 0=010; 0.5=001; 1=000). These control bits are supplied to a first

15

20

25

30

plurality or block of filter stages 304 (comprising taps 0 to 31 of the FIR filter), a second plurality or block of filter stages 306 (comprising taps 32 to 63), a third plurality or block of filter stages 308 (comprising taps 64 to 95), and a fourth plurality or block of filter stages 310 (comprising taps 96 to 127).

Filter blocks 304, 306, 308, and 310 typically have fixed delay periods between each of the taps for constant sampling of the early regions of the input signal where significant signal strength is present. Referring to Figure 1, large amplitudes are present in regions 1 and 2 of the input signal, and (according to the present embodiment) the blocks 304, 306, 308, and 310 receive these regions of the input signal to insure filtering of these significant portions of the signal. A more detailed description of the filter blocks will be provided later herein.

The logic-level-encoded signal from encoder 302 is also supplied to a 64-delay pipe (with 4 increment) 312. The delay pipe 312 is controlled by the echo controller's sequence control state machine 314 so that the portion of the input signal having the most significant echo noise is supplied to filter block 316 for noise cancellation. That is, the region 3 of the input signal is delayed appropriately in delay pipe 64 so that region number 3 is not subjected to echo cancellation (it is "skipped over") until portion 4 can be received and input into filter block 316. This way, not the entire input signal is FIR-filtered, and not as many taps are needed to effectively cancel the echo in the input signal. The method by which the signal is selectively delayed will be described in more detail below.

The output of the logic level encoder 302 is also supplied to a quantizer 318 which encodes the three control bits into two logic bits for application to downsampling blocks 322 and 324 (to be described below). For example, the quantizer 318 encodes 000 as 00; 001 as 00; 010 as 10; 101 as 01; and 100 as 01. The quantizer 318 thus performs a rounding function so that the encoded signal may be used to control the least mean squares (LMS) engines 0 through 6.

10

15

20

25

30

35

5

The LMS engines 4, 5, and 6 are designed to supply tap weighting coefficients to a single block of 32 FIR filter taps, and thus downsampling block 324 can use the same quantizer data for 32 cycles. In contrast, and in accordance with the present invention, LMS engines 0, 1, 2, and 3 are designed to supply tap weighting coefficients to taps 0 to 31 of filter block 304, and downsampling block 322 controls each of these LMS engines in a time-cyclic fashion. This architecture allows more precise filtering of the early regions of the input signal having significant signal strength. For example, at time t1, LMS engine 0 supplies a weighting coefficient to tap 0, LMS engine 1 supplies a weighting coefficient to tap 1, LMS engine 2 supplies a weighting coefficient to tap 2, and LMS engine 3 supplies a weighting coefficient to tap At time t2, LMS engine 0 supplies a weighting coefficient to tap 1, LMS engine 1 supplies a weighting coefficient to tap 2, LMS engine 2 supplies a weighting coefficient to tap 6, and LMS engine 3 supplies a weighting coefficient to tap 4. In this cyclic fashion, LMS engines 0-3 supply weighting coefficients to more precisely filter the region 1 of the input signal, in contrast to the less precise filtering of the region 2 of the input signal filtered by filter blocks 306, 308, and The above is described in more detail in commonly

assigned U.S. Patent application Serial No. 09/465228, filed December 19, 1999 and entitled, ``A Method and Apparatus for Digital Near-End Echo / Near-End Crosstalk Cancellation with Adaptive Correlation'', the contents of which is incorporated herein by reference.

The quantizer 320 quantizes the output of the delay pipe 312 and supplies it to the downsampling block 324 in a manner similar to that described above with respect to quantizer 318. Downsampling block 326 then controls LMS engine 7 which supplies weighting coefficients to the taps 128 to 159 of the filter block 316 (which thus filters the adaptively delayed portion of the input signal).

15

20

25

30

10

The manner by which the LMS engines generate the tap coefficients will now be described. The LMS engines 0 to 7 input error signals from the FFE 24 or the Viterbi decoder 26 of Figure 2. A memory 330 stores weighting coefficients for each of taps 32-127. As the error signal is received from the FFE 24 or the Viterbi decoder 26, the appropriate coefficients are extracted from memory 330, applied through the corresponding LMS engine, and provided to the appropriate taps 32-127 in order to filter the input signal to eliminate the echo noise in region 2 of the input signal.

In a manner similar to that described above, memory 332 stores coefficients for the taps 0-31 of the filter block 304. The appropriate coefficients are extracted from memory 332 and applied to the appropriate LMS engines 0-3 together with the error signal, and the appropriate coefficients are then supplied to the taps 0-31 to appropriately filter the echo noise in region 1 of the input signal. Similarly, the memory 334 stores

coefficients for the taps 128-159, which are selectively applied to the LMS engine 7 together with the error signal. The appropriate tap coefficients are then applied to filter block 316.

5

10

15

20

25

30

Figure 4 is a functional block diagram of the 64-delay element 312 of Figure 3. As can be seen, the 64 delay elements are grouped in sets of four delay elements 412, 414, 416, and 418. The logic level-encoded signal S is input to the delay pipe and may be delayed in increments of four by activation of control signals at gates 420, 422, and 424. The control signals are supplied by the sequence control state machine 314, and are varied in accordance with which portion of the input signal is to be skipped, as will be described below.

Figure 5a is a functional block diagram of the FIR filter showing how the variable delay D is supplied to an existing delay element 512 in order to variably adjust the input signal to skip the desired portion thereof. Figure 5a, the logic level-encoded signal S is supplied, for example, to a first element 520 having a time delay A tap coefficient CO is applied to a multiplier 505 in order to weight the first tap of the FIR filter. weighted signal is then provided to a summer 515 where it is added to the outputs of the other stages (to be described below), and then output as signal So. The signal S is also supplied to the multiplier 518 for multiplication by coefficient C1, and addition with the other outputs at summer 514. Of course, any number of additional stages like 520 may be provided prior to the output, as required.

The input signal S is also supplied to delay selement 512 having a variable delay D. The thus-delayed

15

20

25

30

signal Svd is then provided to a series of sequential delay elements including delay element 506, which preferably also has a fixed delay time t1. The delayed signal Svd is also supplied to multiplier 516 for multiplication by coefficient Cn-2 and addition in summer 513, as shown. The output of delay element 506 Svd+t1 is supplied to both another delay element 502 (having a t1 delay) and a multiplier 510 where it is multiplied by coefficient Cn-1. The output of element 502 Svd+t1+t1 is supplied to multiplier 504 where it is multiplied by coefficient Cn and then added, in adder 508, to the output from multiplier 510. In this manner, the series of weighted tap coefficients and corresponding input signals are processed through the FIR filter, in a manner known to those of skill in the art.

The appropriate number of stages with corresponding delay elements are provided in order to properly filter the regions of the input signal having significant signal strength, such as regions 1 and 2 in Figure 1. However, to skip those insignificant portions of the signal (such as region 3), the element 512 is provided with the variable delay D in accordance with control signal Ct supplied from the sequence control state machine 314. According to the present invention, the variable delay D may be selected to skip any portion of the input signal which is not to be filtered. Preferably, a later portion of the input signal will be filtered since significant echo typically resides therein. Accordingly, after element 512, any number of additional stages like elements 502 and 506 are provided, typically having the same fixed time delay t1. The number of additional stages after stage 512 may be varied to appropriately filter the echo regions of the input signal.

15

20

25

30

35

Figure 5b shows an alternative wherein the delay element 584 is provided to the undelayed portion of the input signal S to skip portions thereof. Like reference numerals represent like structure. In Figure 5b, the input signal S is supplied to both of multipliers 590 and 592 where it is respectively multiplied by coefficients CO and The delayed signal Svd output from element 584 is, after any number of intervening stages, supplied to both multipliers 510 and 504 where it is respectively multiplied by coefficients Cn-1 and Cn. The output of multiplier 504 is delayed in a delay element 502 having a t1 delay, and then supplied to adder 508 where it is added to the output from multiplier 510. The output of adder 508 is then supplied to a delay element 506 having a delay of t1, and the output of 506 is, in turn, provided (after any number of intermediate stages) to the adder 514 where it is added with the output of multiplier 590. The output of adder 514 is provided to a delay element 586 having a t1 delay. The output of the element 586 is added, in adder 588, to the output of multiplier 592, and the output of adder 588 is the output signal SO.

In a further alternative to the above arrangement, variable delays may be provided to more than one filter block. For example, filter block(s) 310 and/or 308 and/or 306 may also be supplied with variable delays so that any portions of the input signal may be skipped or filtered as the circuit designer requires. All such alternatives are included within the scope of the appended claims.

Figure 6 is a functional block diagram of the quantizer and downsampling circuits of Figure 3. The quantizer 318 receives the logical level-encoded signal S from the input of delay pipe 312. The output of quantizer

318 is provided to both the downsampling block 324 and a multiplexer 612. The multiplexer 612 outputs the quantizer signal to a one-cycle delay element 614, which supplies the down-sampled signal to LMS engine 3. In a similar manner, delay elements 616, 618, and 620 respectively provide down-sampled signals to LMS engines 2, 1, and 0, after the appropriate delay. The output of delay element 620 is also returned to the multiplexer 612, as shown.

10

15

20

25

30

35

The output of downsampling block 324 is provided to the LMS engines 6, 5, and 4, as was described above with reference to Figure 3. Also, the output of the delay pipe 312 is supplied to the quantizer 320 which supplies the downsampling block 326 and LMS engine 7, as shown.

In operation, those portions of the input signal which may be skipped by the FIR filter must first be determined. Preferably, this is done by injecting a test signal into the Ethernet cable and then receiving the return signal, such as the waveform depicted in Figure 1. However, the procedure for determining the insignificant portions of the input signal may be performed at any convenient time, such as when the Ethernet is first powered on, after any Ethernet device has been plugged into the network or unplugged from the network, during any lull in Ethernet communications, on a periodic basis, or continually. The signal used to determine the delay may also be any appropriate signal such as a test signal, a series of test signals, or by using actual Ethernet communication signals on-the-fly.

The method of determining how much delay to be supplied to the input signal in accordance with the embodiment of Figure 3 will now be described with respect

15

20

25

30

to the flow chart of Figure 7. This process is preferably carried out within the sequence control state machine 314, although any convenient processor and memory may be used. In Figure 7, when the Ethernet is first powered-up, data starts to be supplied to the Ethernet cable 6 at step S1. At step S2, the return signal is received and then filtered in the FIR filter using blocks 304, 306, 308, 310, and 316 contiquously so as to filter a continuous portion of the return signal. At step S4, it is determined which tap of taps 128-159 has received the maximum return signal strength. This tap is labeled tapmaxd. At step S5, tapmaxd is compared with the stored tapmaxs, and the tap having the maximum signal strength is then stored as the new tapmaxs. Of course, for the first determination, the initial tapmaxd will be stored as In order to avoid storing unexpectedly large signal strength caused by noise, multiple looping for comparison is preferably employed. For example, if 32 taps are compared and tap 7 is identified as tapmaxs, the comparison will be repeated multiple times. Every comparison, tap 7 will be replaced with tapmacxs even though the tapmaxs is larger than tap 7, in order to avoid a lock up error.

At step S6, it is determined whether the end of the return signal has been reached. If the end of the return signal has not been reached, the process proceeds to step S7 where a 32 tap delay is applied to skip a portion of the return signal. Of course, any amount of tap delay (1 tap, 4 taps, 8 taps, 16 taps, 64 taps, etc.) may be used in any combination by the circuit designer to flexibly configure the FIR filter. The process then returns to step S4 to determine which tap of the newlyfiltered signals has the maximum signal strength. Again,

the determined tapmaxd is compared with the stored tapmaxs, and the maximum value is stored as the new tapmaxs in step S5.

One algorithm for performing steps S4, S5, S6, and S8 of Fig. 7 is as follows:

Let n = the number of stages in the FIR filter.

Let tap[i] = the ith stage of the FIR filter.

Let Maxcoeff = the absolute value of the maximum coefficient value in the FIR filter.

Let m = the index of which tap coefficient is written into Maxcoeff.

At time = 0,

 $Maxcoeff \leftarrow \{tap[0]\}$

 $\mathbf{m} \leftarrow \mathbf{0}$

20

15

At time = i, (where i > 0, i.e., 1, 2, 3, 4,...)

if (en_search) //where en_search enables the

begin

if $(Maxcoeff \langle \{tap[i]\} | or m = i)$

25

begin

 $Maxcoeff \leftarrow |\{tap[i]\}|$

search for Maxcoeff

 $\mathbf{m} \leftarrow \mathbf{I}$

end

else

30

begin

 $Maxcoeff \leftarrow Maxcoeff$

 $m \leftarrow m$

end

end

else

begin

Maxcoeff ← Maxcoeff

 $m \leftarrow m$

5 end.

10

15

20

25

In this iterative manner, the last filter block 316 is successively moved across the later portions of the return signal identifying which portion(s) of the return signal have the maximum signal strength. When the filter block 316 has reached the end of the return signal, step S8 is performed wherein the stored tapmaxs is set as the center tap of the filter block 316. Now, the filter block 316 will be applied to the center of the later portion of the return signal having the most significant signal strength. The required delay may be determined algorithmically or from accessing an entry from a lookup table. The delay required to so-position filter block 316 is then stored in the memory of sequence control state machine 314 so that all Ethernet signals received from the Ethernet cable 6 may be FIR-filtered in accordance with the thus-configured filter blocks to skip those portions of the signal having insignificant signal strength, while filtering the remaining signal. In such a manner, Ethernet signals typically requiring more than 220 taps for proper FIR filtration can be adequately filtered with an FIR filter having only 160 taps.

30

Thus, what has been described is method and apparatus for controlling an FIR filter so as to delay the input signal to skip over portions of that signal having insignificant signal strength. This allows the FIR filter

to have fewer taps, consuming less power and less space on the Integrated Circuit.

The individual components shown in outline or designated by blocks in the attached Drawings are all well-known in the FIR filtering arts, and their specific construction and operation are not critical to the operation or best mode for carrying out the invention.

While the present invention has been described with respect to what is presently considered to be the preferred embodiments, it is to be understood that the invention is not limited to the disclosed embodiments. To the contrary, the invention is intended to cover various modifications and equivalent arrangements included within the spirit and scope of the appended claims. The scope of the following claims is to be accorded the broadest interpretation so as to encompass all such modifications and equivalent structures and functions.

20

10

15

25

30

10

WHAT IS CLAIMED IS:

1. FIR filter apparatus comprising: an input for receiving an input signal; an FIR filter comprising a plurality of filter stages; and

a delay coupled between two of said plurality of filter stages to delay application of the input signal to at least one of said filter stages to skip filtering a portion of the input signal.

- 2. Apparatus according to Claim 1, wherein the delay of said delay is adjustable.
- 3. Apparatus according to Claim 1, wherein the plurality of filter stages comprises a first plurality of stages and a second plurality of stages, the first plurality of stages receiving a predetermined first portion of the input signal, said delay providing a variable second portion of the input signal to said second plurality of stages.
- Apparatus according to Claim 3, further comprising a memory storing a delay value for application
 to said delay.
 - 5. Apparatus according to Claim 3, wherein said first plurality of filter stages comprises a plurality of filter blocks, each having a plurality of taps, and wherein said second plurality of stages comprises at least one filter block having a plurality of taps, and further comprising:

a first plurality of LMS engines which provide a first plurality of weighting coefficients to the taps of said plurality of filter blocks; and

30

35

15

20

30

a second LMS engine which provides a second plurality of weighting coefficients to the taps of said at least one filter block.

6. Apparatus according to Claim 5, wherein said plurality of filter blocks comprises four filter blocks each having 32 taps, and wherein said at least one filter block comprises one filter block having 32 taps.

7. FIR filter apparatus comprising:

a signal input receiving an input signal;

a first block of filter stages having a respective first plurality of taps which receive a respective first plurality of weighting coefficients, for filtering a first portion of the input signal in accordance with the first plurality of weighting coefficients;

a second block of filter stages having a respective second plurality of taps which receive a respective second plurality of weighting coefficients, for filtering a second portion of the input signal in accordance with the second plurality of weighting coefficients; and

a delay which variably delays application of the second portion of the input signal to the second block of filter stages with respect to the first portion of the input signal.

8. An FIR filter comprising:

a plurality of delay elements; and

a plurality of coefficient taps, each associated with a portion of an input signal in corresponding stages of delay from a corresponding delay element,

wherein at least one delay element has a period of delay that is selectable.

9. An FIR filter according to Claim 8, wherein the selectable period of delay is selectable independently of a period of delay for other delay elements.

5

10. An FIR filter according to Claim 9, wherein each delay element has a minimum period of delay, and wherein the selectable period of delay is adjustable to be greater than the minimum period of delay.

10

15

25

30

35

- 11. An FIR filter according to Claim 8, wherein the FIR filter further includes pin-out arrangements for setting the selectable period of delay.
- 12. FIR filter apparatus comprising:
 input means for receiving an input signal;
 filter means for filtering the input signal and
 having a plurality of filter stages; and

delay means coupled between two of said
plurality of filter stages for delaying application of the
input signal to at least one of said filter stages to skip
filtering a portion of the input signal.

- a first block of filter means, having a respective first plurality of taps which receive a respective first plurality of weighting coefficients, for filtering a first portion of the input signal in accordance with the first plurality of weighting coefficients;

a second block of filter means, having a respective second plurality of taps which receive a respective second plurality of weighting coefficients, for

filtering a second portion of the input signal in accordance with the second plurality of weighting coefficients; and

delay means for adjustably delaying application of the second portion of the input signal to the second block of filter means with respect to the first portion of the input signal.

14. An echo canceller comprising:

an input for receiving an input signal having an echo;

an FIR filter including:

- (i) a first plurality of filter stages comprising a plurality of filter blocks, each having a plurality of taps; and
- (ii) a second plurality of stages comprising at least one filter block having a plurality of taps;
- a first plurality of LMS engines which provide a first plurality of weighting coefficients to the taps of said plurality of filter blocks;
 - a second LMS engine which provides a second plurality of weighting coefficients to the taps of said at least one filter block to filter said echo; and
- a delay coupled between said plurality of filter blocks and said at least on filter block to delay application of the input signal to said at least one filter block to skip filtering a portion of the input signal which contains negligible echo.

30

5

10

15

20

25

15. An Ethernet transceiver, comprising:
an input for inputting an input signal into an Ethernet cable;

10

20

25

30

an output for outputting an output signal from the Ethernet cable, the output signal corresponding to the input signal and having an echo;

an FIR filter including:

- (i) a first plurality of filter stages comprising a plurality of filter blocks, each having a plurality of taps; and
- (ii) a second plurality of stages
 comprising at least one filter block having a plurality of
 taps;
- a first plurality of LMS engines which provide a first plurality of weighting coefficients to the taps of said plurality of filter blocks;
- a second LMS engine which provides a second
 plurality of weighting coefficients to the taps of said at
 least one filter block to filter said echo; and
 - a delay coupled between said plurality of filter blocks and said at least on filter block to delay application of the output signal to said at least one filter block to skip filtering a portion of the output signal which contains negligible echo.
 - 16. A transceiver according to Claim 15, wherein said first plurality of LMS engines includes:
 - a first set of LMS engines applying weighting coefficients to a first filter block; and
 - a second set of LMS engines respectively applying weighting coefficients to a corresponding number of filter blocks.

17. A method for controlling an FIR filter

comprising the steps of:

receiving an input signal;

filtering the input signal with an FIR filter
stages; and

delaying application of the input signal to at least one of said filter stages with respect to the other filter stages to skip filtering a portion of the input signal.

5

15

20

18. A method of controlling an FIR filter comprising the steps of:

receiving an input signal;

filtering a first portion of the input signal
with a first block of filter stages having a respective
first plurality of taps which receive a respective first
plurality of weighting coefficients, the first portion of
the input signal being filtered in accordance with the
first plurality of weighting coefficients;

filtering a second portion of the input signal with a second block of filter stages having a respective second plurality of taps which receive a respective second plurality of weighting coefficients, the second portion of the input signal being filtered in accordance with the second plurality of weighting coefficients; and

adjustably delaying application of the second portion of the input signal to the second block of filter stages with respect to the first portion of the input signal.

25

30

35

19. A method for selecting a period of delay in an FIR filter having (i) a plurality of delay elements and (ii) a plurality of coefficient taps each associated with a portion of an input signal in corresponding stages of delay from a corresponding delay element, in which at least one delay element has a period of delay that is selectable, the method comprising the steps of:

measuring components of an input signal so as to identify a sequence of components that are smaller than another sequence of larger components; and

25

setting the selectable period of delay to prevent application of the identified sequence of smaller components of the input signal to the coefficient taps.

- 5 20. A method according to Claim 19, further comprising the step of transmitting a test signal, wherein the input signal comprises an echo of the test signal.
- 21. A method according to Claim 19, wherein
 said steps of measuring and setting are applied
 iteratively with a different setting for the selectable
 period of delay so as to identify the sequence of smaller
 components.
 - 22. FIR filter apparatus comprising:
 an input responsive to an input signal;
 an FIR filter comprising three filter stages;
 and
- a first delay circuit having a first time delay coupled between two of said three filter stages;

 a second delay circuit having a second time
 - a second delay circuit having a second time delay coupled between another two of said three filter stages, wherein the first time delay and second time delay are different.
 - 23. An apparatus according to Claim 22, wherein the second time delay of said second delay circuit is adjustable.
- 24. An apparatus according to Claim 22, further comprising a selector in communication with said second delay circuit to adjust the second time delay.
 - 25. FIR filter apparatus comprising:

15

20

25

30

35

a first plurality of stages serially arranged; a delay circuit having a predetermined time delay responsive to an output of said first plurality of stages;

a second plurality of stages serially arranged and responsive to said delay circuit; and

a selector in communication with said delay circuit to adjust the predetermined time delay.

26. An apparatus according to Claim 25,
wherein the first plurality of stages are
arranged in a plurality of groups, wherein each of said
plurality of groups comprises at least one of said first
plurality of stages, and

wherein said apparatus comprises a plurality of LMS engines, each of said plurality of LMS engines corresponding to each of plurality of groups to provide weighting coefficients.

27. An apparatus according to Claim 26, wherein one of said plurality of groups is arranged in plural subgroups, and

wherein one of the plurality of LMS engines corresponding to said one of said plurality of groups comprises at least one LMS engine each corresponding to each one of said plural subgroups to provide weighting coefficients.

28. An echo canceller comprising:
an input for receiving an input signal;
an FIR filter including:

a first plurality of stages serially arranged; a delay circuit having a predetermined time delay responsive to an output of said first plurality of stages; a second plurality of stages serially arranged and responsive to said delay circuit; and

a selector in communication with said delay circuit to adjust the predetermined time delay.

5

10

29. An echo canceller according to Claim 28, wherein the first plurality of stages are arranged in a plurality of groups, wherein each of said plurality of groups comprises at least one of said first plurality of stages, and

wherein said apparatus comprises a plurality of LMS engines, each of said plurality of LMS engines corresponding to each of plurality of groups to provide weighting coefficients.

15

30. An echo canceller according to Claim 28, wherein one of said plurality of groups is arranged in plural subgroups, and

wherein one of the plurality of LMS engines corresponding to said one of said plurality of groups comprises at least one LMS engine each corresponding to each one of said plural subgroups to provide weighting coefficients.

25

20

31. An Ethernet transceiver, comprising: an Ethernet signal input; an Ethernet signal output; and an FIR filter including:

a first plurality of stages serially arranged; a delay circuit having a predetermined time delay responsive to an output of said first plurality of stages;

a second plurality of stages serially arranged and responsive to said delay circuit; and

25

a selector in communication with said delay circuit to adjust the predetermined time delay.

32. An Ethernet transceiver according to Claim 5 31,

wherein the first plurality of stages are arranged in a plurality of groups, wherein each of said plurality of groups comprises at least one of said first plurality of stages, and

wherein said apparatus comprises a plurality of LMS engines, each of said plurality of LMS engines corresponding to each of plurality of groups to provide weighting coefficients.

33. An Ethernet transceiver according to Claim 31,

wherein one of said plurality of groups is arranged in plural subgroups, and

wherein one of the plurality of LMS engines corresponding to said one of said plurality of groups comprises at least one LMS engine each corresponding to each one of said plural subgroups to provide weighting coefficients.

34. FIR filter apparatus comprising:
input means for receiving an input signal;
FIR filter means for filtering the input signal
received by said input means comprising three filter
stages; and

first delay means for delaying a signal between two of said three filter stages by a first time delay; second delay means for delaying a signal between another two of said three filter stages by a second time delay, wherein the first time delay and second time delay

35 are different.

35. An apparatus according to Claim 34, wherein the second time delay of said second delay means is adjustable.

5

10

36. FIR filter apparatus comprising:

a first plurality of filter means for filtering a signal serially arranged;

delay means for delaying an output of said first plurality of filter means by a predetermined time delay;

a second plurality of filter means for filtering a signal from said delay means; and

selector means for adjusting the predetermined time delay.

15

20

25

37. An apparatus according to Claim 36,

wherein the first plurality of filter means are arranged in a plurality of groups, wherein each of said plurality of groups comprises at least one of said first plurality of stages, and

wherein said apparatus comprises a plurality of LMS means, each of said plurality of LMS means corresponding to each of plurality of groups for providing weighting coefficients.

38. An apparatus according to Claim 37, wherein one of said plurality of groups is arranged in plural subgroups, and

wherein one of the plurality of LMS means corresponding to said one of said plurality of groups comprises at least one LMS means each corresponding to each one of said plural subgroups for providing weighting coefficients.

35

30

		39.	A method for filtering a signal comprising
	the steps	of:	
		a)	receiving an input signal;
5		b)	multiplying the input signal received in
			step (a) by a first coefficient;
		c)	delaying the input signal received in step
			(a) by a first time delay;
		d)	multiplying a signal from step (c) by a
10			second coefficient;
		e)	adding a signal from step (b) to a signal
			from step (d)
		f)	delaying a signal received in step (c) by a
			second time delay, wherein the first time
15			delay is different than the second time
			delay;
		g)	multiplying a signal from step (f) by a
			third coefficient; and
		h)	adding a signal from step (e) to a signal
20			from step (g).
		40.	A method for filtering a signal comprising
	the steps	of:	
25		a) re	ceiving an input signal;
		b) mu	altiplying the input signal received in step
			a) by a first coefficient;
		c) de	elaying a signal from step (a) by a first
			me delay;
30		d) mu	ultiplying a signal from step (c) by a
		se	econd coefficient;
		e) de	elaying a signal from step (d) by a second
			me delay, wherein the first time delay is
			fferent than the second time delay;

- f) adding a signal from step (b) to a signal from step (e)
- g) multiplying the signal from step (c) by a third coefficient;
- h) delaying a signal in step (g) by the second time delay; and
- i) adding a signal from step (h) to the signal from step (d).

5

- 41. A method according to Claim 39 or 40, further comprising the step of adjusting the second time delay.
- 15 42. A method according to Claim 39 or 40, Further comprising the step of providing a test signal as the input signal.
- 43. A computer program for filtering a signal comprising the steps of:
 - a) receiving an input signal;
 - b) multiplying the input signal received in step (a) by a first coefficient;
 - c) delaying the input signal received in step(a) by a first time delay;
 - d) multiplying a signal from step (c) by a second coefficient;
 - e) adding a signal from step (b) to a signal from step (d)
 - f) delaying a signal received in step (c) by a second time delay, wherein the first time delay is different than the second time delay;
 - g) multiplying a signal from step (f) by a third coefficient; and

35

25

30

15

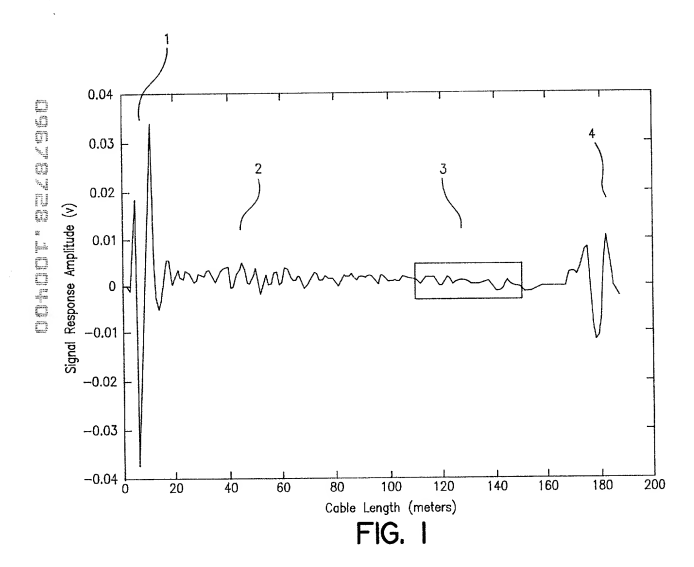
20

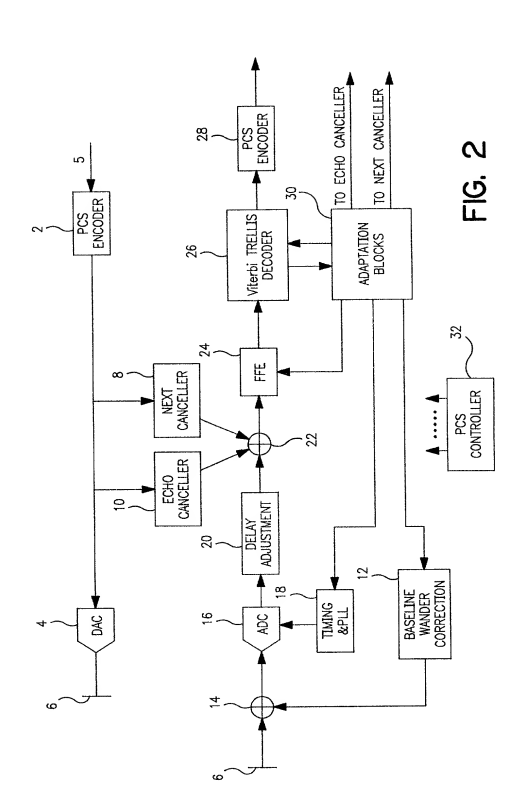
25

- h) adding a signal from step (e) to a signal from step (g).
- 5 44. A computer program for filtering a signal comprising the steps of:
 - a) receiving an input signal;
 - b) multiplying the input signal received in step (a) by a first coefficient;
 - c) delaying a signal from step (a) by a first time delay;
 - d) multiplying a signal from step (c) by a second coefficient;
 - e) delaying a signal from step (d) by a second time delay, wherein the first time delay is different than the second time delay;
 - f) adding a signal from step (b) to a signal from step (e)
 - g) multiplying a signal from step (c) by a third coefficient;
 - h) delaying the input signal received in step(g) by the second time delay; and
 - i) adding a signal from step (h) to the signal from step (d).
 - 45. A computer program according to Claim 43 or 44, further comprising the step of adjusting the second time delay.
- or 44, further comprising the step of providing a test signal as the input signal.

ABSTRACT

Adaptive Finite Impulse Response Filter control includes structure and steps for receiving an input signal, filtering the input signal with an FIR filter having a plurality of filter stages, and delaying application of the input signal to at least one of said filter stages with respect to the other filter stages to skip filtering a portion of the input signal.





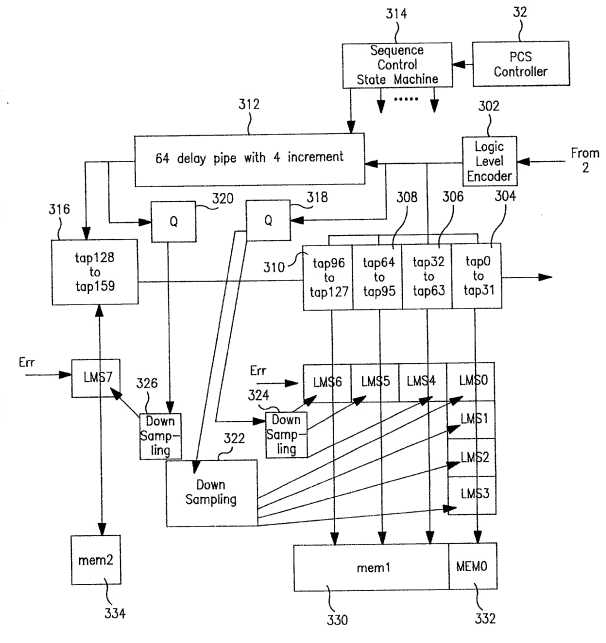
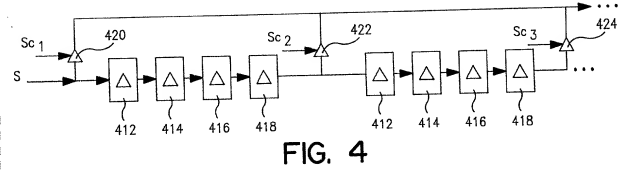


FIG. 3



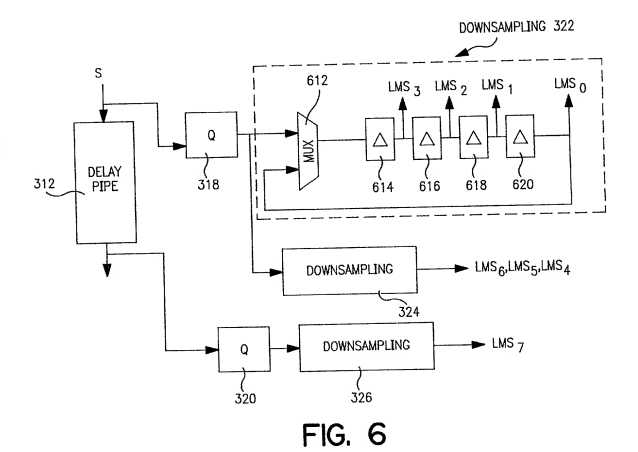


FIG. 7

COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

(Page 1 of 1)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements and the like so made are	the specification of which X is attached horsto was filed on as United States Application No. or PCT Intermational Application No. Application No. or PCT Intermational Application No. I hereby state that have reviewed and understand the contents of the above-identified specification, including the claims, as aspended by any attendment retired to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR \$1.56. Thereby claim foreign priority benefits under 35 U.S.C. \$119(a)-(d) or \$365(b), of any foreign application of patents or inventor's certificate, by \$1.55(a) of any PCT intermational application which designates at least one country other than the United States, listed below and have also identified below any foreign application for patents or inventor's certificate, or PCT intermational application having a filing date before that pt the application on which priority is claimed: Country Apolication No. Filed (Dav/No/Vt.) Thereby claim the benefit under 35 U.S.C. \$ 120 of any United States application(e), or \$ 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application in or discloped in the prior United States of PCT international application in the manner provided by the first puragraph of 31 U.S.C. \$ 11,1, asknowledge the duty to discloses/information which is material to patentability as defined in 37 C.F.R. \$ 1.56 which became available between the filling date of the prior United States or PCT international application in the manner provided by the first puragraph of 31 U.S.C. \$ 11,1, asknowledge the duty to discloses/information which is material to patentability as defined in 37 C.F.R. \$ 1.56 which became available between the filling date of the prior United States or PCT international application in the manner provided by the first puragraph of 31 U.S.C. \$ 11,1, asknowledge the duty to discloses/information and the national or PCT inte	I believe I am the o	riginal, first and sole invent	or (if only one name is listed below) or	r an original, first and joint i	nventor (iffolural
the specification of which X is attached hereto was filed on as United States Application No. or PCT intermational Application No. (if applicable) I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as attended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 365(b) of any PCT international application which designates at least one country other than the United States, listed below any foreign application for patent or inventor's certificate, or FCT international supplication having a fixing date before that pf the application on which priority is claimed: (Yes/No) Thereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, 1 acknowledge the duty to disclosed information which is material to patentability as defined in 37 C.P.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Dav/Mo/Yr.) Sams (Famuel Prading Abandons) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo/Yr.) Sams (Famuel Prading Abandons) Thereby declare that all statements made herein of my own knowledge are two and that all statements made on information and belief to be true; and further that these statements were reade with the knowledge that willful false vaccement	the specification of which X is attached hereto was filed on as United States Application No. or PCT International Application No. If hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as appended by any amepidinent referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or \$365(b), of any foreign application(s) for patent or inventor's certificate, by § 355(a) of any PCT international application which designates at least one country other than the United States, fisted below and have also identified below any foreign application for patent or inventor's certificate, or PCT international application naving a failing date before that pit the application on which priority is claimed: Catantry Anolization No. Filed (Dav/Mo/Yt). Priority Claimed Thereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112,1 acknowledge the duty disclosed information which is marnet to patentability as defined in 37 C.F.R. § 1.56 which becames available between the filing disc of the application and the national or PCT international diling date of this application. Application No. Filed (Dav/Mo/Yt) States Township Analysis of the patental patentability as defined in 37 C.F.R. § 1.56 which becames available between the filing disc of the prior application and the national or PCT international diling date of this application. Application No. Filed (Dav/Mo/Yt) States provided below and Erric B. Janofsky; Reg. No. 30,759, is processure this application and to transact all business in the	numes are listed below) of	the subject matter which is	claimed and for which a patent is sou	ght on the invention entitle	MOVABLE
Application No. or PCT International Application No. (if applicable) (if application, including the claims, as apponed to the part of a part	Application No. or PCT laternational Application No. (if applicable). Leachy state that I have reviewed and understand the contents of the above-identified specification, including the claims, as aspended by any amendment referred to above. Lacknowledge the duty to disclose information which is material to patentability as defined in 37 GPR §1.56. Thereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 355(a) of any PCT international application which designates at least one evantry other than the United States, fixed below and flave also identified above any foreign application for patent or inventor's certificate, or FCT international application having a filing date before that pri the application on which priority is claimed: (Yes/No) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 12, 1 selmovieting the duty disclosed information which is mental to patentifiely as defined in 37 C.P.R. § 1.56 which because available between the filling date of the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, 1 selmovieting the duty to disclosed information which is mental to patentifiely as defined in 37 C.P.R. § 1.56 which because available between the filling date of the prior United States of PCT international application and the national or PCT international filling date of this application. Application No. Filed (Day/Mo/Yr.) Suam Capacid Manner Abandment Application No. Filed (Day/Mo/Yr.) Suam Capacid Manner Abandment Application No. Filed (Day/Mo/Yr.) Suam Capacid Manner and dispersive that all correspondence be addressed to the address associated with the Converter Number 105514 Thereby declare that all statements m	TAP FINITE IN	MPULSE RESPON	SE FILTER		
Application No. or PCT International Application No. (if applicable) (if application, including the claims, as apponed to the part of a part	Application No. or PCT laternational Application No. (if applicable). Leachy state that I have reviewed and understand the contents of the above-identified specification, including the claims, as aspended by any amendment referred to above. Lacknowledge the duty to disclose information which is material to patentability as defined in 37 GPR §1.56. Thereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 355(a) of any PCT international application which designates at least one evantry other than the United States, fixed below and flave also identified above any foreign application for patent or inventor's certificate, or FCT international application having a filing date before that pri the application on which priority is claimed: (Yes/No) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 12, 1 selmovieting the duty disclosed information which is mental to patentifiely as defined in 37 C.P.R. § 1.56 which because available between the filling date of the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, 1 selmovieting the duty to disclosed information which is mental to patentifiely as defined in 37 C.P.R. § 1.56 which because available between the filling date of the prior United States of PCT international application and the national or PCT international filling date of this application. Application No. Filed (Day/Mo/Yr.) Suam Capacid Manner Abandment Application No. Filed (Day/Mo/Yr.) Suam Capacid Manner Abandment Application No. Filed (Day/Mo/Yr.) Suam Capacid Manner and dispersive that all correspondence be addressed to the address associated with the Converter Number 105514 Thereby declare that all statements m					
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, is aspended by any amendment referred to above. I acknowledge the duty to disclose information which is insterial to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(g) for patent or inventor's certificate, by § 365(a) of any FCT international application which designates at least one crumbry other than the United States, Riscal below and have also identified below any foreign application for patent or inventor's certificate, or FCT international application having a filing date before that of the application on which priority is claimed: Country Application No. Filed (Dav/Mo-Yr.) Application in the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is insterial to patentability as defined in 37 C.F.R. § 1.56 which became available between the filling date of the prior application and the national or PCT international filling date of this application and the national or PCT international filling date of this application and the national or PCT international gibing date of this application and the national or PCT international filling date of this application and the national or PCT international spling date of this application and the national or PCT international spling date of this application and the national or PCT international spling date of this application and the national or PCT international spling date of this application and the national or PCT international spling date of this application of this application of the priority is provided below and Eric B. Jaaofsky; Reg. No. 20,759, to procedule this application and to transact all	It hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as aspended by any amepiment referred to above. I asknowledge the duty to disclose information which is muterial to patentability as defined in 37 GPR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, he § 355(a) of any PCT international application which designates at least one country other than the United States, fisted below and have also identified below any foreign application for patent or inventor's certificate, or PCT international supplication and have also identified below any foreign application for patent or inventor's certificate, or PCT international supplication and have also identified below and inventor's certificate, or PCT international application for patent or inventor's certificate, or PCT international application in the patential foreign application on which priority is claimed: (Yes/No) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 3 U.S.C. § 112, leaven-vietge the duty to disclose information which is material to patentiality as defined in 37 C.P.R. § 1.56 which became available between the filing date of the prior application on the national or PCT international filing date of this application. Application No. Filed (Day/Mo-YY.) Sum (Tamond Prafing, Abandacty) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) lined below: Application No. Filed (Day/Mo-YY.) Sum (Tamond Prafing, Abandacty) I hereby claim the practioners associated with the firm and Customer Number pro	•	· · · · · · · · · · · · · · · · · · ·			as United States
Thereby state that I have reviewed and understand the contents of the above-identified specification, including the clutms, as afrended by any amendment referred to above. I acknowledge the duty to disclose information which (is material to patentability as defined in 37 CFR § 1.56. I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or §365(b), of any foreign application (§) for patent or inventor's certificate, by § 365(a) of any Foreign application and the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT international application having a filing date before that of the application on which priority is claimed: (Yes/No) Priority Claimed I hereby claim the benefit under 25 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the matter provided by the first paragraph of 25 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.P.R.§ 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Dav/Mo./Yt.) Sum Guenod Pradins, Abundose? I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo./Yt.) Sum Guenod Pradins, Abundose? I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,789, to prosecute this application on the transact all business in the Patent and Traderrank Office comments and the direct that all correspondence be addressed to the address associated with that Customer Number: 05514 Thereby declare that all statements mad	I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as appended by any amepdment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56. Thereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b), of any foreign application(s) for patent or inventor's certificate, by § 35(s) of any PCT international application of patent or inventor's certificate, or PCT international application for patent or inventor's certificate, or PCT international application having a filing date before that pf the application on which priority is claimed: (Yes/No) Priority Claimed Thereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the priority claim the benefit under 35 U.S.C. § 120 of any United States application which is international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I soknowledge the duty to disclosed information which is international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I soknowledge the duty to disclosed information which is meteral to pastendity as defined in 37 C.P.R. § 1.56 which became available between the filling date of the priori application and the national or PCT international filling date of this application. Application No. Filed (Day/Mo/Yr.) Same removed Pusher, Abandously I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) hissed below: Application No. Filed (Day/Mo/Yr.) Same removed Pusher, Abandously I hereby declare that all statements and to prastect all bustness in the Paton and Trademark Office commetted therewith, and diriget that all statements made on information and belief are		emational Application No.			
hy any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 365(a) of any PCT international application for patent or inventor's certificate, or PCT international supplication having a tiking date before that pf the application on which priority is claimed: (Yes/No) Application No. Filed (Day/Mo/Yr.) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of cach of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo/Yr.) Summ Gammed Praime, Abundancy) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo/Yr.) Summ Gammed Praime, Abundancy) I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, is prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514	I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 365(a) of any PCT international application which designates at least one country other than the United States, fisted below and have also identified below any foreign application for patent or inventor's certificate, or FCT international application having a filting date before that prior the application on which priority is claimed: Country Application No. Filed (Dav/Mo/Yr.) Thereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed information which is material to patentially as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior United States are available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Dav/Mo/Yr.) Sunta Parented Proprint Abundance) Thereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(c) listed below: Application No. Filed (Dav/Mo/Yr.) Sunta Parented Proprint Abundance) Thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janosky, Reg. No. Application No. Filed (Dav/Mo/Yr.) Sunta Parented Tradmark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: OSS14 Thereby declare that all statements made herein of my own knowledge are true and that all statements and the like of made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 o	and was amended on	1			_ (if applicable).
hy any amendment referred to above. I acknowledge the dury to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 365(a) of any PCT international application for patent or inventor's certificate, or FCT international supplication having a tiking date before that of the application on which priority is claimed: (Yes/No) Application No. Filed (Day/Mo-Yr.) Filed (Day/Mo-Yr.) Application is not disclosed in the priority to disclosed in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclosed information which is material to patentability as defined in 37 C.F.R. § 1.36 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo-Yr.) Sums Famous Provided below: Application No. Filed (Day/Mo-Yr.) Sum	I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 365(a) of any PCT international application which designates at least one country other than the United States, fisted below and have also identified below any foreign application for patent or inventor's certificate, or FCT international application having a filting date before that prior the application on which priority is claimed: Country Application No. Filed (Dav/Mo/Yr.) I hereby claim the benefit tander 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, fisted below and, insofar as the subject matter of each of the claims of this application is not disclosed international supplication in the manner provided by the first paragraph of 35 U.S.C. § 112, lacknowledge the duty to disclosed international surplication in the manner provided by the first paragraph of 35 U.S.C. § 112, lacknowledge the duty to disclosed international surplication and the national or PCT international filling date of this application. Application No. Filed (Dav/Mo/Yr.) Sunta Paramod, Plating, Apastoceth I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(e) listed below: Application No. Filed (Dav/Mo/Yr.) Sunta Paramod, Plating, Apastoceth I hereby appoint the practitioners associated with the firm and Customer Number: Filed (Dav/Mo/Yr.) Sunta Paramod, Plating, Apastoceth Thereby declare that all statements made herein of my own knowledge that further and International and the life of made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may joogardize the validity of the application or any patent issued dicreen.	I herchy state than I	, have toxiewed and understor	id the contense of the charte identified a		
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b), of any foreign applipation(s) for patent or inventor's certificate, br § 365(a) of any PCT international application which designates at least one country other than the United States, fisted below and have also identified below any foreign application for patent or inventor's certificate, or PCT international application having a fixing date before that of the application on which priority is claimed: (Yes/No) Country Application No. Filed (Day/Mo/Yr.) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, fisted below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, 1 acknowledge the duty to disclosed information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior United States or PCT international publication in the manner provided by the first paragraph of 35 U.S.C. § 112, 1 acknowledge the duty to disclosed information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior united states of PCT international filing date of this application. Application No. Filed (Day/Mo/Yr.) States Provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: FITZPATRICK were first of made are build that less that made are first be those of the patent	I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56. I héroby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or §365(b), of any foreign application(s) for patent or inventor's certificate, by § 365(c) of any PCT international application for patent or inventor's certificate, or PCT international application having a filing date before that of the application on which priority is claimed: Country Application No. Filed (Dav/Mo/Yr.) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application adesignating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States (PCT) international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filling date of this application and the national to PCT international filling date of this application. Application No. Filed (Dav/Mo/Yr.) Sugar Teamed, Probling, Abundanch) Thereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric E. Jacopky, Reg. No. 30,739, 16 prosecure this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: 05514 Thereby declare that all statements reade herein of my own knowledge are true and that all statements made on information and belief are beliefed to be true; and further that these statements were made with the knowledge that willful false statements and the life is made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsestatements many joopardize the validity of the ap	by any amendment referred	to above.	is the contents of the above-identified 2	pecification, including the el	ums, as amonded
I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b), of any foreign application of patent or inventor's certificate, by § 365(a) of any PCT international application which designates at least one country other than the United States, fisted below and have also identified below any foreign application for patent or inventor's certificate, or PCT international application having a filing date before that of the application on which priority is claimed: (Yes/No) Priority Claimed I hereby claim the benefit under 25 U.S.C. § 120 of any United States application(s), or § 365(c) of say PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.P.R. § 1.56 which became available between the filling date of the prior application and the national or PCT international Tiling date of this application. Application No. Filed (Day/Mo/Yr.) States (Prioring, Absardate) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(e) listed below: Application No. Filed (Day/Mo/Yr.) States (Prioring, Absardate) I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office compected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 03514	I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b), of any foreign application(s) for patent or inventor's certificate, by § 365(a) of any PCT international application which designates at least one country other than the United States, itseld below and have also identified below any foreign application for patent or inventor's certificate, or PCT international application having a firing date before that pf the application on which priority is claimed: (Yes/No) Country Application No, Filed (Day/Me/Yr.) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, a chamowledge the duty to disclose information which is material to patentiability as defined in 37 C.P.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo/Yr.) Summ (Parened Pradime, Abundose?) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(e) listed below: Application No. Filed (Day/Mo/Yr.) Summ (Parened Pradime, Abundose?) I hereby appoint the practitioners associated with the firm and Customer Number; provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number; 05514 Thereby declare that all internents made herein of my own knowledge are two antithat all statements and the title ob made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United St	· · · · · · · · · · · · · · · · · · ·	:			1
and have also identified below any foreign application for patent or inventor's certificate, or PCT international application having a fixing date before that of the application on which priority is claimed: Country Application No. Filed (Day/Mo/Yr.) Application No. Filed (Day/Mo/Yr.) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of say PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior united States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior united States, listed below and insofar as the subject matter of each of the claims of this application is not disclosed in the prior application and the national application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information and the national or PCT international filing date of this application. Application No. Filed (Day/Mo/Yr.) Sums (Pasened, Pendine, Abundance) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo/Yr.) Sums (Pasened, Pendine, Abundance) I hereby uppoint the practitioners associated with the firm and Customer Number: FIZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements and the like so made are publishable by fine o	and have also identified below my foreign application for patent or inventor's certificate, or PCT international application having a filling date before that of the application on which priority is claimed: (Yes/No) Priority Claimed (Yes/No) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filling date of the prior application and the national or PCT international filling date of this application. Application No. Filed (Dav/Mo./Yr.) Saum (Tuesca Pradime, Abandone) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo./Yr.) Saum (Tuesca Pradime, Abandone) I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Jaaofsky; Reg. No. 30,759, it prosecute this application to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: OSCA Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: OSCA Trademark Office commerced therewith, and direct that all enternous made herein of my own knowledge are true and that all statements and the like ab made are punishabile by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsestatements many joopardize the validity of the application or any patent fassed the	I acknowledge the	duty to disclose information	which is material to patentability as d	offined in 37 CFR §1.56.	
and have also identified below any foreign application for patent or inventor's certificate, or PCT international application having a fixing date before that of the application on which priority is claimed: Country Application No. Filed (Day/Mo/Yr.) Application No. Filed (Day/Mo/Yr.) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of say PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior united States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior united States, listed below and insofar as the subject matter of each of the claims of this application is not disclosed in the prior application and the national application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information and the national or PCT international filing date of this application. Application No. Filed (Day/Mo/Yr.) Sums (Pasened, Pendine, Abundance) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo/Yr.) Sums (Pasened, Pendine, Abundance) I hereby uppoint the practitioners associated with the firm and Customer Number: FIZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements and the like so made are publishable by fine o	and have also identified below my foreign application for patent or inventor's certificate, or PCT international application having a filling date before that of the application on which priority is claimed: (Yes/No) Priority Claimed (Yes/No) Priority Claimed I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filling date of the prior application and the national or PCT international filling date of this application. Application No. Filed (Dav/Mo./Yr.) Saum (Tuesca Pradime, Abandone) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo./Yr.) Saum (Tuesca Pradime, Abandone) I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Jaaofsky; Reg. No. 30,759, it prosecute this application to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: OSCA Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: OSCA Trademark Office commerced therewith, and direct that all enternous made herein of my own knowledge are true and that all statements and the like ab made are punishabile by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsestatements many joopardize the validity of the application or any patent fassed the	l héroby claim forei	ign priority benefits under 3:	5 U.S.C. §119(a)-(d) or §365(b), of any	foreign application(s) for n	atont or inventor's
and have also identified below any foreign application for patent or inventor's certificate, or FCT intermedical application having a fixing date before that of the application on which priority is claimed: (Yes/No) Application No. Filed (Day/Mo/Yr.) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.P.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo/Yr.) Summ Caumed, Prading, Abundacely I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo/Yr.) Summ Caumed, Prading, Abundacely I hereby uppoint the practitioners associated with the firm and Customer Number: provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements and the like so made are publishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the Hubbles Section 19 and 1	and have also identified below any foreign application for patent or inventor's certificate, or FCT international application having a liking date before that of the application on which priority is claimed: (Yes/No) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the priority United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the priority United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the priority United States, listed below and the priority of disclosed in the priority of the state of PCT international filling date of this application and the national or PCT international filling date of this application. Application No. Filed (Dav/Mo/Yr.) Sauss General Product, Prading, Abandone filling date of this application in the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo/Yr.) Sauss General Prading, Abandone filling date of this application in the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Shereby declare that all statements made herein of my own knowledge that willful false statements and the like spinate may icopardize the validity of the application or any patent issued thereon.	certificate, br § 365(a) of an	ny PCT international applica	tion which designates at least one cou-	ntry other than the United St	tutes, fisteri below
Country Apolication No. Filed (Day/Mo_Yr.) Apolication No. Filed (Day/Mo_Yr.) Apolication No. Filed (Day/Mo_Yr.) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclosed information which is meterial to patentability as defined in 37 C.P.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo_Yr.) Summe (Exemed, Pradme, Abundancy) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo_Yr.) 6D/217.418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number; provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commented therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are publishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the Hubbles Section 1900 and 1900 are publishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the Hubbles Section 1900 and 1900 are publishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the Hubbles Se	Country Application No. Filed (Dav/Mo/Yr.) Application No. Filed (Dav/Mo/Yr.) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, lacknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Dav/Mo/Yr.) Sunsa Guented, Pradus, Abandone prior application No. Filed (Dav/Mo/Yr.) Sunsa Guented, Pradus, Abandone prior application No. Filed (Dav/Mo/Yr.) Sunsa Guented, Pradus, Abandone prior application No. Filed (Dav/Mo/Yr.) Sunsa Guented, Pradus, Abandone prior application No. Filed (Dav/Mo/Yr.) Sunsa Guented below: Application No. Filed (Dav/Mo/Yr.) Sunsa Guented, Pradus, Abandone prior application No. Filed (Dav/Mo/Yr.) Sunsa Guented below: Application No. Filed (Dav/Mo/Yr.) Sunsa Guented below: Application No. Filed (Dav/Mo/Yr.) Sunsa Guented below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Eheroby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are beliefed to be true; and further that these statements were made with the knowledge that willful false statements and the tike of made are punishable by fine or imprisonalist, or office the United States Code and that such willful false statement	and have also identified belo	ow any foreign application fo	or patent or inventor's certificate, or FC	Tinternational application h	aving a filing date
I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentiability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo./Yr.) Status Praemed, Pending, Abandously) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 I thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false succession and the like so made are paralishable by fine or imprisonment, or both, under Section 1001 or Title 18 of the latent Patent willful false succession and the like so made are	I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed the duty to disclosed information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing disc of the prior application and the national or PCT international filing date of this application. Application No. Filed (Dav/Mo./Yr.) Suaus Carneted Product, Apadosed) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo./Yr.) 60/217,418 July 11, 2000 I thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofily; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like a production or any patent issued thereon.	before that of the application	n on which priority is claim	eð:		,
I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentiability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo./Yr.) Status Praemed, Pending, Abandously) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 I thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false succession and the like so made are paralishable by fine or imprisonment, or both, under Section 1001 or Title 18 of the latent Patent willful false succession and the like so made are	I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed the duty to disclosed information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing disc of the prior application and the national or PCT international filing date of this application. Application No. Filed (Dav/Mo./Yr.) Suaus Carneted Product, Apadosed) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo./Yr.) 60/217,418 July 11, 2000 I thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofily; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like a production or any patent issued thereon.		•			
I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclosed information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo./Yr.) Status (Fatened, Prading, Abundane f) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 6b/217,418 July 11, 2000 I thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the best willful false statements and the like so made are	I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo/Yt.) Status (Patencel Profine, Abundate) 1 hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo/Yt.) 50/217,418 July 11, 2000 I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 0.5514 I hereby declare that all statements made herein of my own knowledge are true and that all statements are the life so made are plut stable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false/statements may jeonardize the validity of the application or any patent fasued thereon.	Country	1 A - 31 - 12 - 25		(Yes/I	VO)
Displace that all statements associated with the firm and Customer Number provided below and Eric B. Janosky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all statements made herein of my war knowledge are true and that all statements made on information and belief or be believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the proposed and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of that all statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of this application and to the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision of the vision of the vision and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision of the like so made are	prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo./Yr.) Summe Faremed, Pradime, Abundance) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 6D/217,418 July 11, 2000 I thereby uppoint the practitioners associated with the firm and Customer Number: provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements trade on information and belief are believed to be true; and further that these statements were reade with the knowledge that willful false statements and the like sp made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false internents may jeopardize the validity of the application or any patent issued thereon.	Country	Application No.	Filed (Day/Me/Yr.)	Priority C	laimed
Displace that all statements associated with the firm and Customer Number provided below and Eric B. Janosky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all statements made herein of my war knowledge are true and that all statements made on information and belief or be believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the proposed and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of that all statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of this application and to the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision of the vision of the vision and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision of the like so made are	prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo./Yr.) Summe Faremed, Pradime, Abundance) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 6D/217,418 July 11, 2000 I thereby uppoint the practitioners associated with the firm and Customer Number: provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements trade on information and belief are believed to be true; and further that these statements were reade with the knowledge that willful false statements and the like sp made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false internents may jeopardize the validity of the application or any patent issued thereon.	į	:			i '
Displace that all statements associated with the firm and Customer Number provided below and Eric B. Janosky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all statements made herein of my war knowledge are true and that all statements made on information and belief or be believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the proposed and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of that all statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of this application and to the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision of the vision of the vision and the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the like so made are punishable by fine or imprisonment, or both, under Section 1001, 1711/16, 18, 500 the Vision of the vision of the like so made are	prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. Application No. Filed (Day/Mo./Yr.) Summe Faremed, Pradime, Abundance) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 6D/217,418 July 11, 2000 I thereby uppoint the practitioners associated with the firm and Customer Number: provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements trade on information and belief are believed to be true; and further that these statements were reade with the knowledge that willful false statements and the like sp made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false internents may jeopardize the validity of the application or any patent issued thereon.	I hereby claim the b	enofit under 35 U.S.C. 8 120	Of any Linited Storon annihilation (a)	E TOOK S. C. POOM .	. I (.
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) Suaus Patented, Plading, Abandones) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) Suaus Patented, Plading, Abandones) I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief punishable by fine or imprisonment, or both, under Section 1001 of Title 180 of the United States Patented Science of the punishable by fine or imprisonment, or both, under Section 1001 of Title 180 of the United States California and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 180 of the United States California and the like so made are	I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application (s) listed below: Application No. Filed (Day/Mo./Yr.) Sums (Patented, Plading, Abundancy) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) Sums (Patented, Plading, Abundancy) I hereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are beliefed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsestratements may jeonardize the validity of the application or any patent issued thereon.	designating the United State	es, listed below and, insofar	as the subject meter of each of the ale	§ 303(c) of any PCT interna	lional application
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application (s) listed below: Application No. Filed (Day/Mo./Yr.) Status Catenacd, Pending, Abundancy) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 Ithereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Catenacters and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Catenacters and the like so made are	Thereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application (s) listed below: Application No. Filed (Day/Mo./Yr.) States Provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) Sums (Patented Pending, Abandones) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsestatements may jeopardize the validity of the application or any patent issued thereon.	prior United States or PCT is	nternational application in th	C TREDUCT Drovided by the first name	mis of this application is no	or disclosed in the
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) Status Catented, Pending, Abundancy) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 6D/217,418 July 11, 2000 I thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office compected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 101 and the like so made are	Application No. Filed (Day/Mo./Yr.) Status (Teamed, Pending, Abundones) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janotsky; Reg. No. 39,759, to prosecute this application and to transact all business in the Patent and Trademark Office commerced therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FIZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsestatements may jeopardize the validity of the application or any patent issued thereon.	to disciond mittol unition will	in is material to patentability	as defined in 37 C.F.R. & 1.56 which h	scame available between the	filing dela of the
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Vr.) 60/217,418 July 11, 2000 Ithereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United State Statements and the like so made are	I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 [Thereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeogardize the validity of the application or any patent issued thereon.	prior application and the na	tional or PCT international t	iling date of this application.		a ming date of the
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States College Coll	I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo./Yr.) 60/217,418 July 11, 2000 Ithereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky: Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like sp made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false/statements may jeopardize the validity of the application or any patent issued thereon.	Ë	ì) (
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Day/Mo./Yr.) 60/217,418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section Only in the like so made are	I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application No. Filed (Dav/Mo./Yr.) 60/217,418 July 11, 2000 Ithereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky. Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office commetted therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like sp made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false/statements may jeopardize the validity of the application or any patent issued thereon.	:			1	;
Application No. Filed (Day/Mo./Vr.) 60/217,418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United State Cold.	Inhereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	<u> </u>	Application No.	Filed (Day/Mo./Yr.)	Status (Potented, Pending,	Abundone[5]
Application No. Filed (Day/Mo./Vr.) 60/217,418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United State Cold.	Inhereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	i i	1			
Application No. Filed (Day/Mo./Vr.) 60/217,418 July 11, 2000 Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United State Cold.	Inhereby uppoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	I heroby claim the bene	fit under 35 U.S.C. & 119(e)	of any United Smean provisional		,
Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janoisky; Reg. No. 30,759, to prosecute this application and to manuscut all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements and the like so made are	Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	• •	:	or any Officed States provisional appr	ication(s) listed below:	1 /
Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky, Reg. No. 30,759, the prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements and the like so made are	Inhereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are plunishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsestratements may jeopardize the validity of the application or any patent issued thereon.	;	Application No.	Filed (Day/Mo./Vr.)	1	
Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janoisky, Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements and the like so made are	Ithereby appoint the practitioners associated with the firm and Customer Number provided below and Eric B. Janofsky; Reg. No. 30,759, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	1	:		;	
Correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014.	correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	:	60/217,418	July 11, 2000	1	1 !
Correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014.	correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	•				;
Correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014.	correspondence be addressed to the address associated with that Customer Number: FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	Tilhounday	3			1 !
FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements and the like so made are	FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	30.759, to proceed this one	practitioners associated wil	h the firm and Customer Number prov	rided below and Eric B. Jan	officy, Reg. No.
FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements and the like so made are	FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	correspondence be addressed	mention and to transact all t	outiness in the Patent and Trademark C	office connected therewith,	and direct that all
Ehereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014.	Enter Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	\$;	ndi that Customer Number:	ľ	}
Ehereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014.	Enter Number: 05514 Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.		FITZPATR	ICK, CRITA HADDED & CONTA	. }	
Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014.	Ehereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.		1	Customer Number: 05514	'	į ,
punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014 and the like so made are	punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	<u>;</u>	1			i į
punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Section 2014 and the like so made are	punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.	hereby declare that	all statements made herein o	f my own knowledge are true and that a	all statements made on infor	mulior and belief
	may jeopardize the validity of the application or any patent issued thereon.		er met mat mest sindinglike i	YETH TORUS WAIN THE IMPOULANCE HER WILL	16.1 6-1 [and the second s
seep Jeogradize the validity of the application of any patent lasted thereon.	and approximation of any papers issued thereon.				s Code and that such willful	false statements
	DC MAIN S75CA v. 4	Jackware me Annual (i the application of any par	ent issued thereon.		ì
	DC MAIN S75CA v. 4	Ĭ.	į		,	1 1
	DC MAIN S75CA v. 4	,	;			} }
	DC WAIN S75CA v. 4	; 1				1
	DC WAIN S75C4 v.4	,	!			
r e e e e e e e e e e e e e e e e e e e	DC MAIN 57554 v.4	i	•			1 6
DO NAME OF COLUMN ASSESSMENT O	= magnification of a figure 1 and 1	DC MAIN 37654 v 1			!	į (

DC MAIN 37654 v 1

y	-	(Page 2)		
Full Name of Sole or First Invento	YAT-TUNG LAM		-	
Inventor's signature		Silizen/Subject of HONG	- RONG-	<u>; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; </u>
Date / C/3/cc Residence 1103 Oregot				
Palo Alto, Cali	fornia 94303 US	SA		
Post Office Address C/O Ma	rvell Semicond	uctor, Inc.		
645 Almanor Ave	nue, Sunnyvale	, CA 94086		<u> </u>

COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION